

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Of

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ATTY. DOCKET NO. FIRST NAMED APPLICANT U.S. APPLICATION NO. RENYUM & RENYO INTERNATIONAL APPLICATION NO. UNE ERCHADMAY MEW YORK NY 110 HA 0dz.9-99 04736700 I.A. FILING DATE PRIORITY DATE

DATE MAILED:

NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)
1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark
Office as Designated Office (37 CFR 1.4954), an Elected Office (37 CFR 1.495):
an elected office (37 CFR 1.493).
U.S. Basic National Fee.
Copy of the international application in:
a non-English language.
English.
Translation of the international application into English.
Goath or Declaration of inventors(s) for DO/EO/US.
Copy of Article 19 amendments.
Translation of Article 19 amendments into English.
The International Preliminary Examination Report in English and its Annexes, if any.
Translation of Annexes to the International Preliminary Examination Report into English.
Information Disclosure Statement(s) filed and
☐ Information Disclosure Statement(s) filed and
Assignment document.
Information Disclosure Statement(s) filed and Assignment document. The rower of Attorney and/or Change of Address.
Substitute spectrication inco
Statement Claiming Small Entity Status.
Priority Document.
Proofly Document. Decopy of the International Search Report decopies of the references cited therein.
C Other:
2. The following items MUST be furnished within the period set forth below in order to complete the requirements for
acceptance under 35 U.S.C. 371:
a. Translation of the application into English. Note a processing fee will be required if submitted
later than the appropriate 20 or 30 months from the priority date.
The current translation is defective for the reasons indicated on the attached Notice of Defective
Translation.
b. Processing fee for providing the translation of the application and/or the Annexes later that the
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).
C. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application
by the International application number and international filing date.
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicate
on the attached PCT/DO/EO/917.
Surcharge for providing the oath or declaration later that the appropriate 20 or 30 months from the
priority date (37 CFR 1.492(e)).
2 Additional claim feet of \$ 25 a large entity small entity, including any required multiple
dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for
which fees are due (37 CFR 1.492(g)). See attached PTO-875.
which less are due (37 CFR 1.472g)). See Emerical 1.70 (1.5)
ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST BE SUBMITTED WITHIN ONE
MONTH FROM THE DATE OF THIS NOTICE OR BY 21 OR 31 MONTHS FROM THE PRIORITY
DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL
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the time period account to the control of the second of th
©FR 1.136(a).
4. Translation of the Annexes MUST be submitted no later that the time period set above or the annexes will be
cancelled. Note processing fee will be required if submitted later than 30 months from the priority date.
5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR
: 494(d)) or 30 (37 CFR 1 495(d)) months from the priority date

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)

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		:	I.A. FILING	DATE PRIORITY DATE
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NOTIF	ICATION OF A DEF	ECTIVE OATH O	R DECLARA	ATION
This application fails to contain in the United States of America. accompanying Office action.	an oath or declaration acc The period within which	eptable under 35 U.S to correct these requi	.C. 371 (c)(4) for irements and av	or entry into the national stage oid abandonment is set in the
A new oath or declaration, identification. The oath or declaration	fying this application by an does not comply with 3?	the international appl 7 CFR 1.497(a) and (l	ication number o) in that it:	and international filing date is
1. is not executed in accord	dance with either 37 Cl	ER 1.66 or 37 CFR	1.68	
2. does not identify the spe				
3. does not identify the inv	' '			
4. does not identify the cit	-			
5. Ldoes not state the person be the original and first patent is sought.	inventor or inventors o	of the subject matter	ne named inve which is clair	ntor or inventors to ned and for which a
FAILURE TO SUBMIT AN OA THE TIME PERIOD SET WILL ABANDONMENT OF THE AP	L RESULT IN FAILURE	IN COMPLIANCE TO ENTER THE NA	WITH 37 CFR ATIONAL STA	(1.497(a) AND (b) WITHIN GE AND THE
Additionally, the oath or declara-	tion does not comply with	37 CFR 1.63 in that	it:	
1. does not identify the cit	y and state or city and	foreign country of r	esidence or ea	ch inventor.
2. does not state that the p	erson making the oath	or declaration:		
	understands the conten			
b. acknowledges the defined in 37 CFR	e duty to disclose inform L 1.56.	nation which is ma	terial to patent	ability as
3. does not identify the for claimed pursuant to 37 the application on which country, day, month, ar	CFR 1.55, and any force priority is claimed, b	eign application ha	ving a filing da	ate before that of
4. does not state that the p	person making the oath	or declaration ackn	owledges the	duty to disclose
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